AGREEMENT

BETWEEN

THE LIBRARY BOARD OF THE BOROUGH OF LODI

AND

NJELU LOCAL NO. 1/SEIU LOCAL 1988

JANUARY 1, 1994 through JUNE 30, 1998

LAW OFFICES:

LOCCKE & CORREIA P.A. 24 Salem Street Hackensack, NJ 07601 (201) 488-0880

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BETHEEN

THE LIBRARY BOARD OF THE BOROUGH OF LODI

AMD

NJELU LOCAL NO. 1/SEIU LOCAL 1988

JANUARY 1, 1994 through JUNE 30, 1998

LOCCKE & CORREIA P.A.
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Eackensack, NJ 07601
(201) 488-0880

LAN OFFICES:

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REAGGLE

THIS AGREMENT entered into this day of , 1995, by and between THE LIBRARY BOARD OF THE BOROUGH OF LODI, in the County of Bergen, New Jeresy (bereinsfter referred to se the "Employer"), and NJELU LOCAL NO. 1/SETU LOCAL 1988, bereinefter refereed to se the "Union"), represente the complete and final underetending of all the bargeinable issues between the Board and the Union.

ARTICLE I - RECOGNITION

The Board recognizes the Union ee the exclusive collective bergeining egent for all professionale end non-professionale covered by the job titles and provisions of Schedule A etteched bereto.

ARTICLE II - MANAGEMENT AND ENTIRE RESERVE

A. Management Michig - The right to manage the affairs of the Board end to direct the working forces and operation of the Board, subject only to the limitations of this Agreement, and any applicable Federal or State Statutes or regulations are vasted and retained by the Board.

Supleyee Rights

- i. Nothing contained berain shall be construed to deny or restrict to eny employee such rights as he may have under the New Jarsey State Department of Personnel Laws, the Rules and Regulations of the New Jersey State Department of Personnel or other applicable laws and regulations. The rights granted to employees hereunder shall be desmed to be in addition to those provided elsewhere.
- ii. Employees shall be entitled to full rights of citiesnable, end no religious or political activities of any employee or the lack thereof shall be grounds for any discipline or discrimination with respect to the employment of such employee, providing such activities do not violats any local, state or Federal law.
- iii. Any aggrieved person may be represented at all stages of the grievence procedure by bimsalf, or, at his option, by a representative selected or approved by the Union. When an employee is not represented by the Union, the Union shall have the right to be present and to atata its views at all stages of the grievence procedure.

iv. No reprissis of eny kind shall be taken by the Board or by any member of the administration against any party in interest, eny representative, any member of the Union, or any other participant in the grievance procedure by resean of such participation.

ARTICLE III - GRIEFANCE FROMINGE

- A. <u>Major Suspensions, Etc.</u> In any case where a permanent employas in the classified earvice, as dafined under the New Jersey Stats Department of Personnal Lawe including the Rules and Ragulations adopted by the New Jersey State Department of Personnal, is issued a Preliminary Notice of Disciplinary Action involving (e) suspension for more than five (5) days at one time; (b) that third suspension or third fine in one (1) calendar year of suspension aggregating more then fifteen (15) days in one (1) calandar year; (c) demotion, or (d) ramoval, the Board shell conduct a hearing on the matter. The procedures set forth under New Jersey State Department of Personnal shell he binding.
- imitation requiring the initiation of a grievence to be within three (3) months from the date of knowladge of incident. Any griavanca relating to the position, wagas, or working conditions of an employes, including suspensions for five (5) days or less and fines, demotions, and other disciplinary actions not covered in Peragraph A ebove, aball be bandled in the menner set forth below:
- i. The employee shall discuss the grievence with the Library Director. He may be represented by a member of the Union. In the avant the Union declines to represent the employee, he or she shall have the right to proceed without such representation. The Library Director shall review all aspects of the grievance that he deems necessery and shall render a written determinetion within five (5) days and shall advise the employee and the Union of such

decision immediately tharaefter and forward to each a copy of such determination.

- ii. The employee or the Union may appeal the dacision of the Library Director if either is unestiefied with the result by filling e written Notics of Appeal with the Board and at the same time forwarding copies of all previous writing on the matter. Within the next ten (10) days, the Board shall conduct a bearing and thereefter render e written determination within ten (10) days and ebell advise both the employees and the Union of such dacision immediately theraefter and forward to each a copy of its determination.
- iii. If the grievences are not settied by the Staps outlined above, the Union or the employee within ten (10) working days efter receipt by the amployee and the Union of the Board's decision, shall have the right to file an appeal with the Public Employment Relations Commission (bereinefter referred to as "PERC"). PERC shall appoint an Arbitrator to bear the grievance. The Arbitrator's dacision shall neither modify, add to, nor eubtrect from the terms of this Agreement and the referenced policies and abell be randered within thirty (30) days after the completion of the hearing and abell he final and binding upon both perties. The cost of the Arbitrator and his expenses shall be horne equally by both parties, unless otherwise provided by law.

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RTICLE IV - MORK MESK

A-1. The standard work week shell coasist of thirty-two and ona-half (32.5) hours per celsadar week; five (5) days per week between Monday and Saturday; sis end ona-half (6.5) bours per day (ascinaive of one hour unpaid lunch as established by the Director of the Library). Modifications to the established schedule shall be accomplished in compliance with the New Jersey Employsr-Employee Relations Act (N.J.S.A. 34:13A-5.3 et seg.)

A-2. The steadard work week for any employee hired after 7/1/91 shall consist of thirty-seven and one-belf (37.5) hours per calendar week, five (5) days per week between Monday and Saturday; saven and one-half (7.5) hours per day (inclusive of one hour peld lunch) en established by the Director of the Library.

Modifications to the established schedule shell be accompliated in compliance with the New Jersey Employer-Employee Rajations Act (N.J.S.A. 34:13A ET SEQ.)

baif (1.5) for support staff hired before July 1, 1991, after thirty-two and one-haif (32.5) hours per week or six and one-haif (6.5) hours per day.

B-1.2 Overtime compensation for ilbrarians, Seaior Librarians, Administrative Clerk, and Senior Library Assistant positions will begin at thirty-seven and one-half (37.5) hours per weak or seven and one-half (7.5) hours per day. The first hour of overtime per day will be paid at straight time and time and one-half (1.5) thereafter. Employees in this category have the choice

to take overtime as compensation time if agreed to by the Director.

- B-2.1 Overtime compensation for amployaes hired after July 1, 1991 will be paid et time and one-helf (1.5) for support staff after thirty-seven and one-half (37.5) hours per week or saven and one-half (7.5) hours per day.
- B-2.2 Overtime compensation for Librarians, Senior Librarians, Administrative Clerk, and Senior Library Assistant positions hired efter July 1, 1991 will begin at forty-two and one-half (42.5) hours per work or eight and one-helf (8.5) hours per day and time and one-half thereefter. The first hour of overtime per day will be paid at atraight time. Employess in this catagory have the choice to take overtime as compensatory time if agreed to by the Director.
- C. All parties hereto recognise that it has been sad shall continue to be the policy of the Board to schedule hours of employment so that employees are not required to work overtime and that to effectuate this purpose a substitute list has been adopted and will be kept in effect. The purpose of including the overtime provisions in this Agreement is to cover that rare instance when an amployee may be required to work overtime hours.

ARTICLE V - HOLIDAYS

A. Employees shell he antitisd to holiday leaves of absectavith pay is celebration of the following holidays:

Columbus Dey	*Geseral Blactics Day	*Veteres's Day	Theeksgivieg Dey	(Day siter Theeksgivieg)	Christmes Sve	Christmes Day	Now Teer's Eve
New Year's Day	*Martie Luther Kieg Day	*Liscols's Birthday	President's Day	Good Fridey	Memoriel Day	Isdepsedasce Day	Labor Day

If sey of the shove holidays fell on se employee's day off, the amployee shell he given e day off during a work pariod scheduled hy the Director or the amployee shell receive additional pay for the holiday if sgreeable to hoth the amployee sed the Director. Pert-time amployees shall receive is pay the aquivelent of ose-fifth (1/5) of his/her sormal weekly sereings for each holiday which falls on his/her day off; where the schedule of a pert-time amployee would have required him/her to work more them ose-fifth (1/5) of his/her sormal work week, he/she shell receive is pay the same amount he/shs would have earend hed the holiday sot heme observed. If the holiday falls on a Seeday, it shell he celebrated on the following Wonday.

Employees will he scheduled for ose (1) fell holidey sed ose (1) wister holidey which will he peid at double (21) the regular rate of pay.

*Library will he opes on these days from 10:00 s.m. -5:00 p.m.

- B. Whee a holiday is observed during the regular work week or whee se employee receives sick pay or vecatioe pay dering a regular work week, those holiday hours or sick or vacatioe pay shall he lecluded is the computation of overtime for that period.
- C. When we amployee is required to work on a holiday or a Sueday, he or she shell receive time end one-helf (1.5) for the hours worked on the holiday or Sunday plus the amployee shell receive a day off for the holiday or Sueday worked, or the amployee shell receive straight time payment plus time sed one-helf (1.5) for the hours worked. The option as to which method of psyment shell he made will he that of the Employer.

ARTICLE VI - VACATIONS

Employees shall be entitled to paid vacations in accordance with the following schedule:

- A. From the date of hire through Decembor 31 of the year of bire one (1) day for each thirty (30) days of employment.
- B. From January 1 of the first full calendar year after data of hire through December 31 of the fifth full calendar year after date of hire twelve (12) days.
- C. From January I of the sixth full calondar year after date of hire through December 31 of the tenth full calendar year after date of hire fifteen (15) days.
- D. From January 1 of the aleventh full calendar year after date of hire through December 31 of the fifteenth full calendar year after date of hire twenty (20) days.
- E. From January 1 of the sixthenth full calendar year after date of bire and theraafter - twenty-two (22) days.

When is any calendar year the vacation or any part theraef is not granted by the Director, such vacation periods or parts thereof shall accumulate and shall be granted during the next succeeding calendar year. Additionally, in any calendar year when all vecation days are not taken, the employee may carry up to five (5) days into the succeeding calendar year.

ARTICLE VII - HOSPITALISATION AND INSURANCE BENEFITS

A. Bespitalisstien and Insurance Banafits

time for this purpose means these ampleyees working twenty (20) hours per week or more on a regular basis) at no cost to the employees, the same hospitalisation and medical payments plans, or their equivalent, that were actually provided by the Employer is the year issa, which plans shall include coverage not only for the employeas but their eligible dependents as well; Blue Cross/Blue Shield, Majer Medical with the increase in extended Ridar J Banafits, which are funded by the Berough of Lodi.

All full time members of the hargeleing unit shell be provided with a family dental program by the Employer which plan shell be the same or aquivalent to the program which is currently provided by the Board of Education of the Borough of Lodi to the teaching personnel in accordance with thoir Collective Bargaining Agreement: i.e., Program No. 3 of New Jersey Dental Service Plan which shell be defined as 90/10 coverage. The exthodontic portion of said coverage shell be \$1,250. The Employer shell continue to pay the full premium cost for Employee and family for this coverage which is funded by the Berough of Lodi.

All full time members of the bargalaing unit shall be entitled to receive a family prescription program which shall be the same as or aquivalent to the \$1.00 co-payment pracription program currently provided by the Berough of Ledi for its employees and pursuant to the Collective Eurgaining Agramment between the Lodi

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Beard of Education for its teeching paracecel.

The Employer shall provide ell full time members of the hargeleieg ueit life leeurascs, is the amoust of their respective yearly selary sed the cest for such coverage, which is fueded by the Berough of Ledi, is to be boree by the Employer.

The Employer shall provide to full time employese the vision program, or its equivalent, as that currectly provided employase of the Bereugh of Ledi and which is fueded by the Bereugh of Ledi. The Employer shall provide eya examinations at its exposes et o physicion designated by the Bereugh of Lodi for all covered amployees which is fueded by the Bereugh of Lodi. In addition, they will receive a twenty-five (25%) per cost discount on the purchase of lesses, frames and contact lesses on less as the Employer coetious to have an eye care opecialist or eltereate coverage.

The Employer shell provide end pay heapitalisatioe, medical, prescription, vision and deetal insurance premiums on policies set ferth in Paragraph A above, which are funded by the Borough of Lodi, covering all full-time amployees and their eligible depondants upon the said amployee's retirement from service after tweety-five (25) years (according to N.J.S.A. 40Ail0-23) with the Employer until such amployee hecemes eligible for accoptance into the Federal Medicara program, or is provided than is issurance hemofite through other employment.

All full time employees whe retire shall upon attaicing age sixty-five (65) he eligible to continue participation in health

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care, deetal, visies and prescripties programs. Said participaties shall he at the group rate. The Employer shall terminate said participation only upon failure of retires to reimbure group rete presidum to the Employer per payment schedule for said program which shall be determined by the Employer upon setification from the Borough of Lodi. Each employes shall be serolled for all hesefit setitiements provided within the Public Employees Retirement System.

ARTICLE VIII - SICK LEAVE

- A. Sick leave is hereby defieed to mean absence from work of sey employee hecease of illeans, accident, esponure to centagious disease, etteedsecs upon a member of the employee's immediate family seriously ill requirieg the care sed atteedsece of auch employee, or absence caused by death is the immediate family of such employee.
- B. Sick leave pay shall be greeted to ell employees covered in the attoched Schedules. If such employees requires come or only a portion of such allowable sick leave for say calendar year, the amount of sick leave ent taken shall accumulate to his or har credit from year to year sed such employee shall be estitled to such accumulated sick leave with pay if sed when endedd. No employee who may be disabled either through lejury or ilineas as a result of or arising from their respective employment shall be required to utilise the sick leave accumulated during such period of disablility.
- C. Accumulated sick leave shell be datermised and calculated from the date of employment.
- aick leave, the Library Director shall be notified promptly as of the employee's usual reportley time, axcept is those work situations where sotice must be made prior to the employee's startley time. An employee who is absect on sick leave for five (5) or more consecutive working days, upon request by the Board shall be required to submit acceptable medical evidence

abasece due to exposure to coetegioue disesse, a certificate from the Department of Health shall be required before raturm to employment, if requested by the Board. The Board may raquire se employee who has been abaset because of personal illessa, as a coedition of his reture to duty, to be examined, by a physicise designated by the Board. Such esamination shall establish whether the employee is capable of performing his cormal duties and that his return will not jeoperdise the health of other amployees.

- E. In the event we employee covered by this Agreement takes a sick leave day the day before or the day after a paid holiday, the employee shall provide documentation by way of latter or other evidence substantiating the lileass to the Library Director upon the employee's return to work. Failure to comply with this paragraph abail result in the employee suffering ions of pay for both the eick day sed the holiday.
- F. Compannion clause The employeen recogeize their options to seek compannion time (the coetieued payment of sormal enlary and basefite for a employee asperiencing a catastrophic lileosa) from the Borough of Lodi. It is recognised that this has been granted on a case by case basis by the Borough.

ARTICLE IX - BENEFITS FOR UPWEELS SICK TIME

- A. July 1, 1995 will become a point of reference for the value of and amount of accumulated sick days each employee has.
- B. An amount not to exceed \$1,500 per year or ens-tenth (1/10) of value as established in 'A' above, whichever is less, will be placed in a deferred compensation program in sech of the nest ten (10) aucceeding years for a total amount not to esceed \$15,000.
- C. All eccumulated sick time us established in 'A' above shall remain aveilable and added to at a rote of fifteen (15) deye per calendar yeer. Sick time will be determined by the definition as established by the Department of Persennel.
- D. And an additional amount of \$2,500 will be sided (if value is aveilable in 'A' above) in the eleyenth end twelfth years aince the differed compensation provingen began, July 1, 1995, for an additional \$5,000 or for a total of \$20,000 over the twelve year period.
- E. After an additional thirty days of occumulated sick time is accrued above the number established in 'A' above, then the employee may sell up to five (5) days sick leave (at the value on the date of sals) above the thirty days. And fer esch year thereafter that an amployee maintains an accumulated number of days greater than thirty above the established number he/she may sail up to five (5) of such days each year.

For esample:

- July 1, 1995 ampleyee hee an established 100 deye accumulated alok time
- January 1, 1996 15 additional days added to sick lasve
- December 31, 1996 employee maed three (3) eick daye in 1996 and hes a new belence of 112 daye (100 + 15 3 m 112)
- Johnsky 1, 1997 15 additional days added to sick leave for a total of 127 days (112 + 15 \pm 127)
- December 31, 1997 employee used four (4) deye in 1997 and bee e new halence of 123 deya (127 4 \pm 123)
- Jenuary 1, 1998 15 edditional days edded to eick leave for a total of 138 days (123 + 15 \pm 138)
- Jsnuary 2, 1998 employes may elect to eall up to five (5) sick doys or whstaver number he/sha hee accumulated above his/her origins! 100 days plus thirty (30) days whichevar is lase. For this example the employes has 138 days and may choose to sell five (5) of them for a remaining 133 days (138 5 = 133).

The employee may have the monies paid for sold eick doye se lump sum taxable ealsry enly.

Employees hired efter the established dete in 'A' above will use their date of hire as the bench merk for sccumulating eick daye greeter than thirty (30) to sell so described herein.

F. In the event an employee retires with twenty-five (25) years or mere asrvice prier to the ten (10) year period of buy back the difference net paid will be peid in lump aum payment upon esid

employee's retirement to the deferred companistion place or to the employee, whichever the employee chooses. The difference shall not exceed \$15,000 lass the amount stready placed to the deferrad composition program for the same. The amployee is not entitled to any of the monies provided for in 'D' upon separation unlass it has already have paid.

G. Upee retirement se sidditional componenties for usused accumulated sick days will be paid other than what is provided for above.

ARTICLE I - WORK-RELATED INJURIES OF SICHESS

The Employer shell make payment of his or her full salery to sey amployee whe receives so injury or illess as a result of or rising out of the employee's amployment with the Employer, which injury or illess prevents the employee from parforming his or har duties, provided the amployee assigns sod pays over to the Employer sey payments made to him or her for tamporary disability under the Merkmen's Compossation Leve of the State of New Jersey.

Such reimbursameet to the Employer shall he accomplished when the amployee fureishes a phetocopy of paymeet to said employee et which time so adjusted paycheck will be issued so the east paydey. Failure of so employee to furnish phetocopy of Morker's Compossation check may result to disciplioary action.

PITICIA II - PERSONAL DAYS

- A. In addition to may ather leaves of absence sat forth harein, all employens shall encoive five (5) paid days leave of absence annuelly for personal husiness. Personal leave days may not be accrued or eccumulated. Excapt in these cases of emergency, the Library Director must be antified sufficiently in advence to permit him to provide coverage for the absence of said employee.
- B. No morn then non (1) employen aball be entitled to utilism a peracond day no any given day without the prior spproval of the Library Director.
- G. Personni days shall not he token the day before or the day ofter a holiday without the prior approved of the Librory Director.

PETICIE III - SALARIES AND CONTEMBATION

- A. Retroactive to and effective on July 1, 1993 s Onn Thousand Dollar (\$1,000) adjostment applied print to any general wagn increase to Senior Library Assistants. (See Schedule A)
- B. Retrnactive to and offective on July 1, 1993 a general across the board wagn incronse of four (4%) percent. (See Schedulo A)
- C. Retroactive to and effective on Joly 1, 1994 s general norms the bnard wage increase of four (4%) percent. (See Schedule A)
- D. Effective July 1, 1995 a general acroas the board wage increase of four (4) percent. (See Schedule A)
- E. Effective nn July 1, 1996 n gnnnral across the bnard wage incrnnae nf four (4%) percent. (Sen Schedule A)
- F. Effective on July 1, 1997 a genoral across the board wage increase of foor (4%) percont. (See Schodule A)
- Employees shall be paid no every ntber Friday no Istor than five (5:00 p.m.) n'cinch, effective July 1, 1995.

SHITCLE XIII - LONGEVIII

A. Employers shall receive longerity pay from the time the employee first bacame employed by the Employer (including time of service with the Borough) at two (2%) percent of their annual hase esisty for every four calendar years of service in accordance with the following achedule:

24	20	16	12	•	•	0
Yeer's	yours	yeers	yeers	yeare	yeers	throug
24 years and thereafter	20 years through 23 years	16 years through 19 years 8%	12 years through 15 years 6%	8 years through 11 years .' 4%	4 years through 7 years	O through 3 years Ot
ereefte	h 23 ye	h 19 ye	h 15 ye	11 yes	7 Yes	
Ŧ	7	7	7	2	•	:
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٤.	١.	•	•	•	•	•
12.	\$0	4.8	4.6	*	21	\$0

Effective July 1, 1995 lengavity is to be capped at twelve (12%) percent. Any employee who is parning greater than twelve (12%) percent in longavity payment aball be fresen at the higher rate.

- B. The lengavity payment will be computed on the amount of been ealary of the ampleyee at the time be or she becomes eligible for a lengavity payment. Overtime shell not be considered in computing lengavity payment.
- C. Lengsvity payments shall be added to an amployee's basa salary and shall be paid in accordance with the same precedure as for salaries.

ARTICLE XIV - PAYROLL_DEDUCTIONS

- A. Payrell deductions from employees' selarise for does to the union shell be made by the Employer upon submission by the Union to the Employer of notification by the employee sutherising the Beard to deduct the dues from his or her pay and to forward same to the Union.
- B. Payrell deduction from employees' salaries for payment for the purpose of IRA accounts and life insurance policies may be made for individual purposes.
- C. Payrell deductions from ampleyese' salaries for the Central Bargan Federal Credit Union may be made for individual purposes.
- D. Effective July 1, 1995 the Employer agrees to enter and allew employees to participate in the Borough of Lodi's 457 Deferred Compensation Plan. Employee's contribution into the plan will he veluntary, but participation will be mandatory for the purpose of Article IX Benefite for Unused Sick Time.

ARTICLE AV - SEPARABILITY

If any prevision of this Agraement or any application of this Agreement to any exployee or group of exployees is held to be centrery to law, then such prevision or application shall not be deemed valid end subsisting, except to the extent permitted by law, but all other previsions or applications shall continue in full force and effect.

SRIICLE XVI - BENEAUTHENEY! LEAVE

The Employer agrees te grant an employes a bereavament leave with full pay when a desth occura in an employee's immediate family. The employee's immediate family is considered to include apouse, children, brothers, sisters, parents, grandparents, parent-in-law ef employee, brother-in-law, sister-in-law, aunt and nncle. For ell ethers, enly the day of the funerel shell be granted.

Bereevement leave with pay shall net excend four (4) working days, and the Employer may request submission of preef from said employee.

ARTICLE AVII - LEAVE OF ABSENCE

all permanent full-time exployates congred by this Agreement may be granted a leeve of absence without pay for a period of aix (6) months. The geverning bedy abali consider each request on its merita and without establishing a precedent. The Employer will not unressenably dony any employee's request for a leeve of absence. Such leave may be for personal illness, disability, maternity, or other reasons deemed proper and approved by Employer. Employee is not required to use his or ber sick days or vecation days at this and all leaves will be in accordance with the New jersey State Department of Personnel Rules and Ragulations.

This leave is subject to renewal for reasons of personal illness, disability, maternity or other reasons decaded proper and approved by the Employer. At the empiration of such leave, the employee shall be raturned to the position from which he is on leave and seniority shell be retained.

ARTICLE XVIII - DISABILITI

The Employer shall make disability insurance through the State of New Jersey, Department of Laber, Division of Employment Security Revenue available to all amployaes. Employees racognise their share of this insurance as a payrell deduction.

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ARTICLE IIX - TERM

This Agraement shall become effective January 1, 1994 and shall remain in full force and sffact until June 30, 1998 or until e successor Agreement is negotiated between the parties, whichever is ister.

peid on or about July 1, 1995 or soon thereefter contingent upon The Employer agrees that all ratroactive monies/wages will be recaipt of s final contract signed by sil parties.

This Agreement is subject to ratification and approval by the members of M.J.B.L.U. 41, SEIU Local 1988, the Library Board of the Borough of Lodi and the Mayor of the Borough of Lodi.

LIBRARI BOARO OF THE BOROUGH OF LOOI By:

Charles J. Mest

NJELU 11, SEIU LOCAL 1988 By:

Union Representative

By:

BOROUGH OF LOOI

Byı

BCHEDULE A - JULI 1, 1992 THROUGH JUNE 30, 1993 (with \$1,000 adjustment for Henior Library Assistants)

34,944 STEP 5 24,235 33,280 37,856 28,359 30,733 STEP 4 26,401 22, 586 35,490 28,672 31,200 32,760 STEP 1 STEP 2 STEP 3 22,484 24,443 26,610 20,937 29,120 30,576 33,124 19,287 24,548 27,040 30,755 28,392 20,525 17,638 22,487 24,960 26,208 28,392 SR. LIBRARY ASS'T LIB.ASS'T/EXKIH. SR. LIBRARIAN TITLE ADM. CLERK LIBRARIAN CLERK

FISCAL IEAR 1994 - JULT 1, 1993 TEROUGH JUNE 30, 1994

TITLE	HTEP 1	STEP 2	HIEP 1 STEP 2 STEP 3 STEP 4 STEP 5	STEP 4	STEP 5
CLERK	18,366	20,05	18,344 20,058 21,774 23,489 25,204	23,489	25,204
LIB.ASS'T/EXHIB. Art	21,346	23,383	21,346 23,383 25,421 27,457 29,493	27,457	29,493
SR. LIBRARI ASS'T	23,386 25,530 27,674 29,819 31,962	25,530	27,674	29,819	31,962
ADM. CLERK	25,958	28,122	25,958 28,122 30,285 32,448 34,611	32,448	34,611
LIBRARIAN	27,256	28'23	27,256 29,528 31,799 34,070 36,342	34,070	36,342
SR. LIBRARIAN	29,527	31,985	29,527 31,985 34,449 36,910 39,370	36,910	39,370

7 FIRCAL YEAR 1995 - JULY 1, 1994 THROUGH JUNE 30, 1995

TITLE	STEP 1	STEP 1 STEP 2 STEP 3 STEP 4 STEP 5	STEP 3	STEP 4	STEP 5
CLERK	19,078	19,078 20,860 22,645 24,429 26,212	22,645	24,429	26,212
LIB.ASS'T/EIBIB. ART	22,200	24,318	26,438	28,555	30,673
SR. LIBRARI ASS'T	24,321	26,551	28,781 31,012 33,240	31,012	33,240
ADK. CLERK	36,996	26,996 29,247 31,496 33,746	31,496	33,746	35,995
LIBRARIAN	28,346	38,346 30,709 33,071 35,433 37,796	120'88	35,433	37,796
SR. LIBRARIAN	30,708	30,708 33,264 35,827 38,386 40,945	35,827	38,386	40,945

SCHEDULE A: (continued)

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TOTAL COMP. SOLVE . COMP. SOLVE COMP. SOLVE CO. SOLVE CO.	na a1 av	A SUNOVE	TOWN JO	, 4330	4
TITLE	STEP 1	STEP 2	STEP 1 STEP 2 STEP 3 STEP 4 STEP 5	STEP 4	STEP 5
CLERK	19,841	21,694	23,551	25,406 27,260	27,260
LIB.ASS'T/EXHIB. ART	23,088	25,291	27,496	29,697 31,900	31,900
SR. LIBRARY ASS'T	25,294 27,613	27,613	29,932	32,252 34,570	34,570
ADM. CLERK	28,076	30,417	32,756	35,096	37,435
LIBRARIAN	29,480	29,480 31,937 34,394		36,850 39,308	39,308
SR. LIBRARIAN	31,936 34,595	34,595	37,260 39,921 42,583	39,921	42,583

FISCAL TEAR 1997 - JULY 1, 1996 TEROUGH JUNE 30, 1997 +4%

TITLE	STEP I	STEP 2	STEP 1 STEP 2 STEP 3 STEP 4 STEP 5	STEP 4	STEP 5
CLERK	20, 635	22,562	24, 493	26,422	28,350
TRANS'T/EINIB.	24,012 26,303	26,303	28,596	30,885	33,176
SR. LIBRARY ASS'T	26,306	26,306 28,717 31,129	31,129	33,542	35,953
ADM. CLERK	29, 199	31,634	34,066	36,500	38,932
LIBRARIAN	30,659	33,214	35,770 38,324	38,324	40,880
SR. LIBRARIAN	33,213	35,979	33,213 35,979 38,750 41,518 44,286	41,518	44,286

FISCAL YEAR 1998 - JULY 1, 1997 TERQUOH JUNE 30, 1998 +4%

FILLE	STEP 1	STEP 2	STEP 1 STEP 2 STEP 3 STEP 4	STEP 4	STBP 5
CLERK	21,460	23,464	25,473 27,479	27,479	29,484
LIB.ASS'T/BIHIB.	24, 972	27, 355	29,740	32,120	34,503
SR. LIBRARY ASS'T	27,358 29,866		32,374 34,484 37,391	34,584	37,391
ADM. CLBRK	30,367 32,899	32,899	35,429 37,960		40,489
LIBRARIAN	31,885	31,885 34,543	37, 201	39,857 42,515	42,515
SR. LIBRARIAN	34,542	37,418	34,542 37,418 40,300 43,178 46,057	43,178	46,057
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MUDENDUN

June 30, 1995

Borough of Led1 to be agreed uponr 1988, the Library Board of the Borough of Lodd and the Mayor or the The following statements ers understood by NJRLU \$1, SRIU

- daily cleening service will asintsin the workplace. 1. The Employer egrees that en er about August 1, 1995 a
- the schools. and to control student/school use of the workplace by working with working with the Berough Police Department for increased petrois The Employer agrees to arrenge for incressed security by

By: Charles & Markette Board of Freezedont of Library Board of Trustees

J. Kg Union Representative, RUELU \$1, SEIU 1988

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